PATENT COOPERATION TREATY From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY To: Berggren Oy Ab WRITTEN OPINION OF THE Ohjelmakaari l INTERNATIONAL PRELIMINARY FI-40500 Jyvaskylä **EXAMINING AUTHORITY** Finland (PCT Rule 66) Date of mailing 2 1 -06- 2005 (day/month/year) Applicant's or agent's file reference **REPLY DUE** within 60 days from BP109193/TN/SPO the above date of mailing International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/FI2004/050104 24-06-2004 27-07-2003 International Patent Classification (IPC) or both national classification and IPC H04Q7/38 **Applicant** Nokia Corporation et al The written opinion established by the International Searching Authority: is is not considered to be a written opinion of the International Preliminary Examining Authority. 2. (first, etc.) opinion contains indications relating to the following items: second Box No. I Basis of the opinion Box No. II **Priority** Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability Box No. IV Lack of unity of invention Box No. V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement Certain documents cited Box No. VI Certain defects in the international application Box No. VII Box No. VIII Certain observations on the international application The applicant is hereby invited to reply to this opinion. When? See the time limit indicated above. The applicant may, before the expiration of that time limit, request this Authority to grant an extension, see Rule 66.2(e). By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. How? For the form and the language of the amendments, see Rules 66.8 and 66.9. For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4bis. Also

Name and mailing address of the IPEA/SE Patent- och registreringsverket	Authorized officer
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27-11-2005

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

For an informal communication with the examiner, see Rule 66.6.

4. The final date by which the international preliminary report on patentability (Chapter II of the PCT) must be established according to Rule 69.2 is:

For an additional opportunity to submit amendments, see Rule 66.4.

Form PCT/IPEA/408 (cover sheet) (January 2004)

. WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

International application No.

PCT/FI2004/050104

Box	k No. I		Basis of the opinion	
1.	With which	regard to	to the language, this opinion has been established on the basis of the international applicate filed, unless otherwise indicated under this item.	ion in the language in
		This op which i	pinion is based on a translation from the original language into the following languageis the language of a translation furnished for the purposes of:	<u> </u>
		international search (under Rules 12.3 and 23.1(b))		
			publication of the international application (under Rule 12.4)	
			international preliminary examination (under Rules 55.2 and/or 55.3)	
2.	which	regard to have be nally file	to the elements of the international application, this opinion has been established on the basis of the receiving Office in response to an invitation under Article 14 are referred led."):	of (replacement sheets d to in this opinion as
		the inte	ternational application as originally filed/furnished	
	\boxtimes	the des	escription:	
		pages	1 - 10 as origin	ally filed/furnished
		pages	received by this Authority on	
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		a seque	ence listing and/or any related table(s) – see Supplemental Box Relating to Sequence Listing.	
3. [The am	mendments have resulted in the cancellation of:	
			the description, pages	
			the claims, Nos.	
			the drawings sheets/figs	
			the sequence listing (specify):	
			any table(s) related to the sequence listing (specify):	
4.		This op	pinion has been established as if (some of) the amendments had not been made, since they have ond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).	ve been considered to
			the description, pages	
			the elementary	
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		Ħ	the drawings, sheets/figs the sequence listing (specify):	
			any table(s) related to the sequence listing (specify):	

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PCT/FI2004/050104

	k No. V	citations and explanati		l(a)(ii) with regard to novelty, inventive step or industrial applicability; ag such statement
1.	Statement			
Novelty (N)		Claims		
			Claims	1 - 8. 11
	Inven	tive step (IS)	Claims	
			Claims	1 - 12
	Indus	trial applicability (IA)	Claims	······································
			Claims	

2. Citations and explanations:

Reference is made to the following documents:

D1: US 20020130774 A1

D2: WO 0143483 A1 D3: EP 1035746 A1 D4: GB 2371907 A

D5: US 20030134627 A1

D6: WO 9918745 A1 D7: GB 2329794 A

D8: US 20020090931 A1 D9: US 20020039896 A1

The invention is intended to provide a method and a device for prevention of undesirable functions.

Document D1: US 20020130774 A1 (chapters 0021 - 0048, figures 1 - 2, abstract) discloses a control device (20) that controls undesirable emissions from devices (40), for example portable mobile phones and hand held organizers, computers, transmitting radio signals to the devices (40). The signals can either be control signals that require the devices (40) to operate at a reduced functionality (a single functionality or two or more discrete functionalities, see chapter 0025), or warning signals indicating an acceptable level of functionality for the devices (40). A warning signal may require a device (40) to generate a warning receivable by the user of the device (40), and allows users to voluntarily take corrective actions. According to chapter 0040, the warning signal for a personal computer could require the personal

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Supplemental Box

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Continuation of: Box V

computer to display a warning message on the personal computer's display screen. A mobile phone receives a voice message. According to chapter 0042, the control device (20) can transmit signals notifying the devices (40) of relaxed functionality restrictions on the devices (40). Therefore, the invention claimed in claims 1 - 8 and 11 lacks novelty.

Documents D2 - D9 (below) show a similar art.

In claims 9 - 10 and 12, slight constructional changes are suggested that are obvious to a person skilled in the art. Consequently, the invention claimed in claims 9 - 10 and 12 lacks an inventive step.

Document D2: WO 0143483 A1 (page 1, line 1 - page 8, line 8, figures 1 - 3B, abstract) discloses a method for preventing the use of a mobile telephone. A short range (Bluetooth) radio transmitter (13, claim 5) transmits a command to turn mobile telephones off, switch to short distance radio for communication or a message to the users of the mobile telephones to remind the users that the mobile telephones should be turned off. Therefore, the invention claimed in claims 1, 3 - 4, 6, 8 and 11 lacks novelty.

Document D3: EP 1035746 A1 (column 1, line 1 - column 9, line 20, figures 1 - 3, abstract) discloses a radio transmitter (Bluetooth 200) that transmits a protection signal to a mobile terminal (300) having a receiver that is arranged to switch off the radio part of the mobile terminal (300). Therefore, the invention claimed in claims 1, 3, 5 - 6 and 8 lacks novelty.

Document D4: GB 2371907 A (page 1, line 1 - page 9, line 12, figures 1 - 2, abstract) discloses a method for restricting and re-enabling the use of a portable camera. A radio transmitter (16) transmits a command to a receiver (12) in the camera to disable or re-enable one or more functions of the camera. Therefore, the invention claimed in claims 1 - 3 and 5 - 8 lacks novelty.

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Document D5: US 20030134627 A1 (chapter 0030 - 0066, figures 1 - 11, abstract) discloses a method for limiting the use of a mobile electronic device, for example a mobile phone (10, 20, 40) or a digital camera. A wireless transmitter (130) transmits a command to disable one or more features of the mobile electronic device. According to chapter 0052, a message is transmitted to the mobile electronic device releasing all or certain features. Therefore, the invention claimed in claims 1 - 3 and 5 - 8 lacks novelty.

Document D6: WO 9918745 A1 (page 1, line 1 - page 13, line 22, figures 1 - 7, abstract) discloses a method for switching off or reactivating a selected function in an electronic device, for example a mobile phone, when a command is received by a radio receiver. Therefore, the invention claimed in claims 1 - 3 and 5 - 8 lacks novelty.

Document D7: GB 2329794 A (page 1, line 1 - page 4, line 6, figures 1 - 3, abstract) discloses a mobile telephone (2) with a radio receiver (4) for receiving a disabling or enabling signal sent from a transmitter (13). The mobile telephone (2) may be partially disabled. Therefore, the invention claimed in claims 1 - 3 and 5 - 8 lacks novelty.

Document D8: US 20020090931 A1 (chapters 0005 - 0025, figures 1 - 2, abstract) discloses a wireless phone with a button or switch (320) for partially disabling the phone.

Document D9: US 20020039896 A1 (chapters 0006 - 0029, figures 1 - 3, abstract) discloses a mobile phone (100) having a radio receiver (RFA, RFB) for receiving a disabling or enabling signal sent from a short-range transmitter (10, 12). The mobile phone (100) is disabled without or with the consent of the user (chapter 0028). Therefore, the invention claimed in claims 1 - 8 and 11 lacks novelty.

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

According to the independent claim 6, a blocking key is received via a wireless connection. However, according to dependent claim 10, the blocking key is received via a cable (connection). Claim 10 comprises all the features of claim 6 and is therefore not appropriately formulated as a claim dependent on the latter (Rule 6.4 PCT).

An argument stating that the expression "executable blocking key" in independent claims 1 and 6 implies that the executable blocking key has the appearance of a passage of program code or a series of executable instructions, which the device may execute, is one of several possible interpretations of the claims 1 and 6. The expression can also be interpreted as a control signal for deactivating a function, i.e. corresponding to the control signal of the device according to document D1. Furthermore, it would be an obvious variation to a person skilled in the art to design the control signal of document D1 as an executable blocking key that has the appearance of a passage of program code of executable or series a instructions, which the device may execute.